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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR		/	ATTORNEY DOCKET NO.
09/627,647	07/28/0	o FOUILLET		Υ	GENSET.077AU
_				E	EXAMINER
020995		HM12/0504	•		
KNOBBE MARTENS OLSON & BEAR LLP				SISSO	N.B
620 NEWPO	RT CENTER	DRIVE		ART UNIT	PAPER NUMBER
SIXTEENTH	FLOOR				~
NEWPORT BE	ACH CA 926	60		1655	1
				DATE MAILED:	1
					05/04/01

Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner of Patents and Trademarks

		Application No.	Applicant(s)				
•	•		FOUILLET ET AL.				
	Office Action Summany	09/627,647	FOUILLET ET AL.				
	Office Action Summary	Examiner	Art Unit				
		Bradley L. Sisson	1655				
	The MAILING DATE of this communication appears on the cover sheet with the correspondence address						
Period fo		VIO OET TO EVEIDE AMONTU	(e) EDOM				
THE N - Exter after - If the - If NO - Failui - Any n	ORTENED STATUTORY PERIOD FOR REPL' MAILING DATE OF THIS COMMUNICATION. Issions of time may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. Period for reply specified above is less than thirty (30) days, a reply Period for reply is specified above, the maximum statutory period or The to reply within the set or extended period for reply will, by statute Peply received by the Office later than three months after the mailing The displacement of the provided of the mailing of the provided of the mailing of the provided of the provided of the mailing of the provided of the pro	36 (a). In no event, however, may a reply be t y within the statutory minimum of thirty (30) da will apply and will expire SIX (6) MONTHS fron , cause the application to become ABANDONI	imely filed ys will be considered timely. n the mailing date of this communication. ED (35 U.S.C. § 133).				
1)🖂	Responsive to communication(s) filed on 22 /	<u> March 2001</u> .					
2a) <u></u> □	This action is FINAL . 2b)⊠ Th	is action is non-final.					
3)	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
Dispositi	on of Claims						
4)⊠	4)⊠ Claim(s) <u>1-51</u> is/are pending in the application.						
4a) Of the above claim(s) <u>13-51</u> is/are withdrawn from consideration.							
5)							
6)⊠	S)⊠ Claim(s) <u>1-12</u> is/are rejected.						
7)							
8)□	8) Claims are subject to restriction and/or election requirement.						
Applicati	ion Papers						
Application Papers 9)⊠ The specification is objected to by the Examiner.							
,	The drawing(s) filed on is/are objected						
11)							
12)							
Priority under 35 U.S.C. § 119							
13) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).							
a) ☐ All b) ☐ Some * c) ⊠ None of:							
a)	1.⊠ Certified copies of the priority documents have been received.						
	Certified copies of the priority documents have been received in Application No						
	3. Copies of the certified copies of the priority documents have been received in this National Stage						
application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received.							
14) Acknowledgement is made of a claim for domestic priority under 35 U.S.C. § 119(e).							
Attachmen	nt(s)						
15) Notice of References Cited (PTO-892) 18) Interview Summary (PTO-413) Paper No(s).							
16) 🔲 Not	16) Notice of Draftsperson's Patent Drawing Review (PTO-948) 19) Notice of Informal Patent Application (PTO-152)						

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DETAILED ACTION

Election/Restrictions

1. Applicant's election of Group I, claims 1-11, in Paper No. 6 is acknowledged. Because applicant did not distinctly and specifically point out the supposed errors in the restriction requirement, the election has been treated as an election without traverse (MPEP § 818.03(a)).

Upon further review of the claims, it has been noted that claim 12 was inadvertently included with Group II and not group I. Accordingly, claim 12 has been rejoined with that of Group I.

Specification

2. A substitute specification, including the claims is required pursuant to 37 CFR 1.125(a) because the top margin of the pages was insufficiently deep so to permit the insertion of retention tabs. Accordingly, portions of the first line of text and been obliterated.

A substitute specification filed under 37 CFR 1.125(a) must only contain subject matter from the original specification and any previously entered amendment under 37 CFR 1.121. If the substitute specification contains additional subject matter not of record, the substitute specification must be filed under 37 CFR 1.125(b) and must be accompanied by: 1) a statement that the substitute specification contains no new matter; and 2) a marked-up copy showing the amendments to be made via the substitute specification relative to the specification at the time the substitute specification is filed.

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Claim Rejections - 35 USC § 112

- 3. The following is a quotation of the second paragraph of 35 U.S.C. 112:
 - The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
- 4. Claims 1-12 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.
- 5. Claim 1 is indefinite with respect to what constitutes a "thermal transfer membrane."
- 6. Claims 2-12, which depend from claim 1, fail to overcome this issue and are similarly indefinite.

Claim Rejections - 35 USC § 102

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 7. Claims 1-12 are rejected under 35 U.S.C. 102(b) as being anticipated by Wilding et al. (US Patent 5,726,026).

Wilding et al., discloses a variety of devices that can be used in conjunction with biochemical assays, including a nucleic acid amplification reaction that requires thermocycling. As seen at column 8, the device can be fashioned out of a variety of suitable substrate materials, including silicon. The device can also comprise heating and cooling means (columns 12-13). The device can also include means that would generate a force so as to move the sample along a path or fluid communicating means (columns 5 and 16-17). The device can comprise an inlet as well s an outlet (column 12) as well as an opening for reagents (column 18). Figures 8A, 9, 9C,

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and 10A depict devices that comprise a plurality of such pathways as well as a plurality of pathways that are arranged in parallel.

Conclusion

- 8. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.
 - a. Zanzucchi et al., US Patent 5,858,804.
 - b. Parce et al., US Patent 6,046,056.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Bradley L. Sisson whose telephone number is (703) 308-3978. The examiner can normally be reached on 6:30 a.m. to 5 p.m., Monday through Thursday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, W Gary Jones can be reached on (703) 308-1152. The fax phone numbers for the organization where this application or proceeding is assigned are (703) 305-3592 for regular communications and (703) 308-0294 for After Final communications.

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Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-0196.

Bradley L. Sisson Primary Examiner Art Unit 1655

BLS May 2, 2001